



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/911,061	07/23/2001	Yihsiu Chen	2001-0056 3217	
7590 02/07/2006		EXAMINER		
Samuel H. Dworetsky			TRAN, NGHI V	
AT&T CORP. P.O. Box 4110			ART UNIT	PAPER NUMBER
Middletown, NJ 07748-4110			2151	

DATE MAILED: 02/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/911,061	CHEN ET AL.
	Office Action Summary	Examiner	Art Unit
		Nghi V. Tran	2151
Period fo	The MAILING DATE of this communication ap or Reply	opears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPI CHEVER IS LONGER, FROM THE MAILING [nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statufactory reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)☐	Responsive to communication(s) filed on <u>20</u> . This action is FINAL . 2b) This Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro	
Dienositi	ion of Claims	•	
5) □ 6) ፟⊠ 7) □ 8) □ Applicati 9) □ 10) □	Claim(s) 22-27 is/are pending in the application 4a) Of the above claim(s) 1-21 is/are withdraw Claim(s) is/are allowed. Claim(s) 22-27 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/on Papers The specification is objected to by the Examina The drawing(s) filed on is/are: a) acceptable acceptable and acceptable and acceptable	vn from consideration. for election requirement. her. herecepted or b) □ objected to by the legenderation and the drawing(s) be held in abeyance. See ction is required if the drawing(s) is objected to by the legenderation is required if the drawing(s) is objected to by the legenderation is required if the drawing(s) is objected to by the legenderation is required if the drawing(s) is objected to by the legenderation.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
•	The oath or declaration is objected to by the E	Examiner. Note the attached Office	Action or form PTO-152.
12)[a)[Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea	nts have been received. nts have been received in Applicati ority documents have been receive au (PCT Rule 17.2(a)).	on No ed in this National Stage
2) Notice 3) Inforn	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

Application/Control Number: 09/911,061 Page 2

Art Unit: 2151

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on January 20, 2006 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 22-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Liu, U.S. Patent No. 6,079,020 (hereinafter Liu), in view of Larson et al., U.S. Patent Application Publication No. 2004/0107286 (hereinafter Larson).
- 4. With respect to claim 22, Liu teaches a method practiced at a network interface unit (NIU) directly connected to at least one local area network (LAN), said NIU also

Application/Control Number: 09/911,061

Art Unit: 2151

being connected to a non-secure node of a second network, which second network is in packet communication with at least one access node of a secure virtual private network (VPN) [figs.1-2 and see abstract], the method comprising:

- receiving data packets from at least one device on said at least one LAN
 [210],
- multiplexing said data packets into at least one packet data stream [col.7,
 lns.8-67],
- modifying said packet data streams in a security server in said NIU in accordance with a secure communication protocol by encrypting packets in said data streams and encapsulating resulting encrypted packets [240].

However, Liu does not explicitly show providing network destination address information from a Domain Name System (DNS) server for at least selected ones of said data streams.

In a method for establishing secure communication, Larson discloses providing network destination address information from a DNS server for at least selected ones of said data streams [paragraphs 0024, 0225, 0260-0268].

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Liu in view of Larson by providing network destination address information from a DNS server for at least selected ones of said data streams because this feature is enabled at a first computer without a user entering any cryptographic information for establishing the secure communication mode of communication [Larson, see abstract]. It is for this reason that one of ordinary skill in

Application/Control Number: 09/911,061 Page 4

Art Unit: 2151

the art at the time of the invention would have been motivated in order to automatically create of a VPN in response to a DNS server look-up function [Larson, paragraph 0261].

5. With respect to claim 23, Liu is silent on said modifying said packet data streams in a security server comprises modifying said packet streams in an IPsec server.

In a virtual private network, Larson discloses said modifying said packet data streams in a security server comprises modifying said packet streams in an IPsec server [paragraph 0285].

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Liu in view of Larson by modifying said packet streams in an IPsec server because this feature is enabled at a first computer without a user entering any cryptographic information for establishing the secure communication mode of communication [Larson, see abstract]. It is for this reason that one of ordinary skill in the art at the time of the invention would have been motivated in order to automatically create of a VPN in response to a DNS server look-up function [Larson, paragraph 0261].

- 6. With respect to claim 24, Liu further teaches a method comprising:
 - receiving at least one stream of data packets from said non-secure network
 [300 and 310],

Application/Control Number: 09/911,061 Page 5

Art Unit: 2151

filtering out packets in said streams of received packets that are not from said
 VPN network, said filtering being performed by a firewall in said security
 server [320],

- modifying said packets in said at least one stream by decrypting said packets in said at least one received data stream and decapsulating resulting decrypted packets, said decrypting and decapsulating being performed by said security server [340],
- demultiplexing said at least one stream of received data packets to form at least one demultiplexed stream of data packets for delivery to said at least one LAN [350].
- 7. With respect to claim 25, Liu further teaches authenticating client devices on said at least one LAN, and wherein packets from authenticated client devices on said at least one LAN that are received at said network interface device are processed as packets received from said VPN [col.3, lns.1-61].
- 8. With respect to claim 26, Liu further teaches wherein said non-secure node of a second network is part of said NIU [131].
- 9. With respect to claim 27, Liu further teaches wherein said at least selected ones of said at least one packet data stream are applied to said non-secure node of said second network [fig.1].

Response to Arguments

12. Applicant's arguments with respect to claims 22-27 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nghi V. Tran whose telephone number is (571) 272-4067. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zarni Maung can be reached on (571) 272-3939. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nghi V Tran Patent Examiner Art Unit 2151

NT

SUPERVISORY PATENT EXAMINER